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IN THE MATTER OF THE

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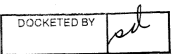
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BEFORE THE ARIZONA CORPORATION COMMISSION

APPLICATION OF H20, INC., FOR AN EXTENTION OF ITS EXISTING CERTIFICATE OF CONVENIENCE AND NECESSITY. IN THE MATTER OF THE APPLICATION OF JOHNSON UTILITIES, L.L.C., DBA JOHNSON UTILITIES COMPANY FOR AN EXTENSION FOR ITS CERTIFICATE OF CONVENIENCE AND NECESSITY TO PROVIDE WATER AND WASTEWATER SERVICE TO THE PUBLIC IN THE DESCRIBED AREA IN PINAL COUNTY, ARIZONA IN THE MATTER OF THE APPLICATION OF DIVERSIFIED WATER UTILITIES, INC. TO EXTEND ITS CERTIFICATE OF CONVENIENCE AND NECESSITY. IN THE MATTER OF THE APPLICATION OF QUEEN CREEK WATER COMPANY TO EXTEND ITS

CERTIFICATE OF CONVENIENCE

DOCKET NO. W-02234A-00-0371

DOCKET NO. WS-02987A-99-0583 DOCKET NO. WS-02987A-00-0618

DOCKET NO. W-02859A-00-0774

DOCKET NO. W-01395A-00-0784

SKYLINE RANCH OWNERS' WITHDRAWAL OF OBJECTION TO SETTLEMENT AGREEMENT

AND NECESSITY

The owners of Skyline Ranch, as Intervenors, withdraw their previous objections to the settlement agreement among Johnson Utilities Co., H2O, Inc., and Queen Creek Water Co.

Intervenors no longer object to being placed in Johnson Utilities' certificated area for water and waste

Phoenix, Arizona 8500

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water service. Accordingly, Intervenors do not plan to give testimony at the hearing scheduled for

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